John J. Quinn 1 QUINN, KULLY AND MORROW 520 S. Grand Ave., 8th Floor Los Angeles, CA 90071 (213) 622-0300 3 Attorneys for Plaintiff 4 CHURCH OF SCIENTOLOGY INTERNATIONAL 5 William T. Drescher 23679 Calabasas Road, Suite 338 6 Calabasas, CA 91302 (818) 591-0039 Attorney for Plaintiff 8 RELIGIOUS TECHNOLOGY CENTER 9 Laurie J. Bartilson Helena K. Kobrin 10-1-41 10 BOWLES & MOXON 6255 Sunset Blvd., Suite 2000 11 Los Angeles, CA 90028 (213) 661-4030 12 Attorneys for Plaintiff 13 CHURCH OF SCIENTOLOGY OF CALIFORNIA 14 15 16 SUPERIOR COURT FOR THE STATE OF CALIFORNIA 17 COUNTY OF LOS ANGELES 18 RELIGIOUS TECHNOLOGY CENTER, 19 A California Non-Profit Religious NO. BC 033035 Corporation; CHURCH OF SCIENTOLOGY 20 INTERNATIONAL, a California NOTICE OF PRIVACY Non-Profit Religious Corporation; RIGHTS 21 and CHURCH OF SCIENTOLOGY OF (C.C.P. §1985.3) CALIFORNIA, a California 22 Non-Profit Religious Corporation, 23 Plaintiffs, 24 VS. 25 JOSEPH A. YANNY, an individual; NO TRIAL DATE JOSEPH A. YANNY, A professional Law ) 26 Corporation; and DOES 1 through 25, ) NO MOTION CUT-OFF NO DISCOVERY CUT-OFF inclusive, 27 Defendants. 28

TO: VICKI AZNARAN AND RICHARD AZNARAN PLEASE TAKE NOTICE THAT:

(1) RECORDS PERTAINING TO YOU ARE BEING SOUGHT for examination by Religious Technology Center, the Church of Scientology International and Church of Scientology of California. The records are described in the Deposition Subpoenas directed to the persons listed below:

Gerald Armstrong 707 Fawn Drive Sleepy Hollow, CA 94960

Joseph A. Yanny 1925 Century Park East Suite 1260 Los Angeles, CA 90067 (213) 551-2966

Ford Greene
711 Sir Francis Drake Blvd.,
San Anselmo, CA 94960
(415) 258-0360

John Koresko
Law Offices of Joseph A. Yanny
1925 Century Park East
Suite 1260
Los Angeles, CA 90067
(213) 551-2966

- (2) IF YOU OBJECT to the party to whom the Deposition Subpoena is directed furnishing the records described therein to the party seeking to examine the records, YOU MUST FILE PAPERS WITH THE ABOVE-NAMED COURT PRIOR TO THE DATE SPECIFIED FOR PRODUCTION on the Deposition Subpoena.
- (3) YOU OR YOUR ATTORNEY MAY CONTACT THE UNDERSIGNED attorney for the party seeking to examine such records to determine whether the undersigned is willing to agree in writing to cancel or limit the said Deposition Subpoena. If no such agreement is reached, and if you are not otherwise represented

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by an attorney in this action, YOU SHOULD CONSULT AN ATTORNEY TO
ADVISE YOU ABOUT YOUR RIGHTS OF PRIVACY.

DATED: September 18, 1991 Respectfully submitted,

John J. Quinn
QUINN, KULLY AND MORROW

WILLIAM T. DRESCHER

BOWLES & MOXON

By:

Laurie J. Bartilson

Attorneys For Plaintiffs

RELIGIOUS TECHNOLOGY CENTER,
CHURCH OF SCIENTOLOGY
INTERNATIONAL, AND CHURCH
OF SCIENTOLOGY OF CALIFORNIA